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6 IN THE UNITED STATES DISTRICT COURT FOR THE
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

9 AMERICAN FAMILY CONNECT
10 PROPERTY AND CASUALTY INSURANCE
COMPANY, a foreign insurer,

11 Plaintiff,

12 v.

13 TERESA PEQUIGNOT and DONALD
14 PEQUIGNOT, wife and husband; and
MATTHEW OVERVOLD and ANGELA
OVERVOLD, husband and wife,

15 Defendants.

16 No. 2:23-cv-00133-JHC

17 ORDER GRANTING AMERICAN
18 FAMILY CONNECT PROPERTY AND
CASUALTY INSURANCE
COMPANY'S RENEWED MOTION
FOR DEFAULT JUDGMENT
AGAINST MATTHEW OVERVOLD
AND ANGELA OVERVOLD

19 This matter comes before the Court on Plaintiff American Family Connect Property and
20 Casualty Insurance Company's (Connect) Renewed Motion for Default Judgement against
21 Defendants Matthew and Angela Overvold (the Overvolds). Dkt. # 42. The Court has
22 reviewed all papers submitted in support of the motion, the rest of the file, and the governing
23 law. Being fully advised, for the reasons for forth in the briefing—including the application of
the *Eitel* factors—the Court GRANTS the motion and ORDERS as follows:

With respect to the claims asserted by Defendants Matthew Overvold and Angela Overvold against Defendants Donald and

Teresa Pequignot in the lawsuit entitled *Matthew Overvold and Matthew and Angela Overvold v. Donald and Teresa Pequignot*, Snohomish County Superior Court Case No. 20-2-04159-31 (the Underlying Lawsuit), that underlies the instant Declaratory Judgment action, Defendants Matthew Overvold and Angela Overvold are bound by this Court’s April 2, 2024 Order Granting Motion for Summary Judgment and holding that Connect does not owe a duty to indemnify or defend the Pequignots for the Overvolds’ claims against them in the Underlying Lawsuit (ECF No. 37) and the Court’s related Judgment ordering same (ECF No. 38).

DATED this 18th day of June, 2024.

John H. Chan

John H. Chun
United States District Judge